

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

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**FARAH JEAN FRANCOIS,**

**Case No.: 1:22-cv-4447-JSR**

**Plaintiff,**

**-against-**

**SPARTAN AUTO GROUP LLC d/b/a  
VICTORY MITSUBISHI,  
STAVROS ORSARIS,  
YESSICA VALLEJO, and  
DAVID PEREZ**

**Defendants.**

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**PRETRIAL CONSENT ORDER**

**JED S. RAKOFF, U.S.D.J.**

Pursuant to ¶ 4(b) of Your Honor's Individual Practice Rules, the Parties jointly file this Proposed Pretrial Consent Order.

**A. A joint overview of the case.**

Ms. Francois, the Plaintiff, claims that Defendants violated the Fair Credit Reporting Act, either negligently or willfully, by obtaining her credit report without any of the "permissible purposes laid out in 15 U.S.C. sec. 1681b. Ms. Francois states none of the Defendants had her written authorization or instructions or a "permissible purpose" to obtain her credit report. Ms. Francois states that she was not involved in any credit transaction with Victory Mitsubishi. Ms. Francois states that she never initiated any business transaction with Victory Mitsubishi. The Defendants each claim that they did not violate the Fair Credit Reporting Act.

**B. A particularized description of each party's remaining claims, counterclaims, cross-claims, or third-party claims parties jointly submit the following overview of the case:**

Ms. Francois claims that Defendants violated 15 U.S.C. sec. 1681b and 1681q by negligently obtaining her consumer report without a permissible purpose and under false pretenses.

Ms. Francois claims that Defendants violated 15 U.S.C. sec. 1681b and 1681q by willfully obtaining her consumer report without a permissible purpose and under false pretenses.

Ms. Francois claims that Defendants violated 15 U.S.C. sec. 1681e by negligently failing to maintain procedures designed to prevent obtaining her consumer report without a permissible purpose.

Ms. Francois claims that Defendant Spartan Auto Group, LLC violated 15 U.S.C. sec. 1681e by willfully failing to maintain procedures designed to prevent obtaining her consumer report without a permissible purpose.

**C. A particularized statement of the specific facts, stipulations, admissions, and other matters on which the parties agree.**

**Logistical agreements**

1. The Parties do not object to admission of documents for the reason that they are copies with bates-stamp labels or deposition exhibit labels. The jury may be instructed to disregard that labeling.
2. Counsel may display a digital copy of an Exhibit (e.g. from an iPad) using the Court's monitors or, if not logistically feasible, a projector.

3. The Parties agree that business records affidavits submitted by Dealertrack, Capital One, Equifax are sufficient to obviate the need for in person testimony by a custodian of business records for those entities.

**As to other issues.**

4. The Plaintiff, Farah Jean Francois, is a “consumer” entitled to the protection and benefit of the Fair Credit Reporting Act (“Fair Credit Reporting Act” or “Act”).
5. Defendant Victory Mitsubishi is a “user” of credit reports and are regulated by the Fair Credit Reporting Act.
6. Stavros Orsaris has the title of “General Manager” at Victory Mitsubishi. (DE 57-1 ¶ 94).
7. Stavros Orsaris is the supervisor of all employees at Victory Mitsubishi. (DE 57-1 ¶ 95).
8. Chris Orsaris is the father of Stavros Orsaris. (DE 57-1 ¶ 99).
9. Chris Orsaris’ is the buyer of used vehicles and manager of vehicle inventory for Victory Mitsubishi. (DE 57-1 ¶ 100, Response)
10. Chris Orsaris receives a “buyer’s fees” for his work for Victory. (DE 57-1 ¶ 111).
11. Stavros Orsaris is aware of his father’s criminal history. (DE 57-1 ¶ 117)
12. Diane Argyropoulos knew about Chris Orsaris’ criminal history prior to him being hired by Victory. (DE 57-1 ¶ 118)
13. Stavros Orsaris evaluates job applications for Victory Mitsubishi but does not run background checks on applicants. (DE 57-1 ¶ 120).
14. Stavros Orsaris has sole authority to hire and fire Victory Mitsubishi employees in the sales department. (DE 57-1 ¶ 122).
15. Yessica Vallejo is a finance manager at Victory Mitsubishi. (DE 57-1 ¶ 123).
16. Yessica Vallejo is one of five finance managers. (DE 57-1 ¶ 124).
17. There are six offices in the 4070 Boston Road building at Victory Mitsubishi – one for Stavros Orsaris and one for each of the finance managers, including Yessica Vallejo. (DE 57-1 ¶ 125).
18. Finance managers receive a commission of 12% of the gross profit of their deals. (DE 57-1 ¶ 126).
19. David Perez was a sales manager at Victory Mitsubishi during the sale of the Vehicle in the name of Farah Jean Francois. (DE 57-1 ¶ 127).



20. 80% of Mr. Perez's income as a sales manager was based on commissions from the number of cars sold. (DE 57-1 ¶ 127).
21. The Victory Mitsubishi employee code for the employee who pulled the credit report of Ms. Francois on May 30, 2020 was Yosmaily Ventura.
22. Yosmaily Ventura was furloughed from Victory Mitsubishi on or around March 16, 2020, and was not working at Victory Mitsubishi on May 30, 2020. (DE 57-1 ¶ 134, Stipulation of counsel).
23. The system used by Victory Mitsubishi to process sales and financing of vehicles, including the Vehicle in this case, is called Dealertrack. (DE 57-1 ¶ 135).
24. Employees must login to use Dealertrack, and once logged in their actions on the software are tracked. (DE 57-1 ¶ 140).
25. Every employee has an ID associated with them on Dealertrack. (DE 57-1 ¶ 141).
26. The ID for Yessica Vallejo is 8031. (DE 57-1 ¶ 142).
27. Defendant David Perez testified that he "wouldn't know" if he had an ID number. (DE 57-1 ¶ 143).
28. Chris Orsaris has a login for Dealertrack. (DE 57-1 ¶ 144).
29. Victory has no written policies about how and when to pull credit reports. (DE 57-1 ¶ 147).
30. Ms. Vallejo testified that she understood that pulling the credit report of a consumer when "that person is not there" is "illegal." (DE 57-1 ¶ 153).
31. Sales associates do not have access to run or look at people's credit through Dealertrack. (DE 57-1 ¶ 154).
32. David Perez contends that the standard sales process is that the sales associate will go over the credit application with the consumer. Then the sales associate brings the filled out credit application to the sales manager, who obtains the consumer's credit report. (DE 57-1 ¶ 154).
33. Plaintiff's native language is Haitian French Creole.
34. Spartan Auto Group, LLC ("Spartan") began operation as a Mitsubishi Motors franchise at 4070 Boston Road, Bronx, New York, under the d/b/a Victory Mitsubishi in early 2018.
35. On January 23, 2018, Capitol One Auto Finance entered a Dealer Agreement to provide certain banking services to Spartan Auto Group, LLC d/b/a Victory Mitsubishi, (the "Capital One Agreement"). (DE 57-1 ¶ 106)
36. The Victory Mitsubishi agreement with Capital One lists Chris Orsaris as the general manager and the general sales manager. (DE 57-1 ¶ 105)
37. The Victory Mitsubishi agreement with Capital One lists Chris Orsaris as the general manager and the general sales manager because he "had the relationship with Capital One Bank

for us to get the bank.” (DE 57-1 ¶ 105, 106)

38. The finance manager uses Dealertrack to create the buyer’s order and retail installment agreement. (DE 57-1 ¶ 172)

39. The Capital One Agreement states that the “dealer warrants that all contracts are genuine, signed by person with full capacity to contract.” (DE 57-1 ¶ 148)

40. In or around May of 2018, Plaintiff moved into Stanley Laforest’s familial home located at 2914 Farragut Road, Brooklyn (“Farragut Road”), where she resided at the time of the events and transactions at issue herein until she moved out at the end of 2020.

41. Plaintiff married Stanley Laforest on June 14, 2018.

42. Plaintiff resided at Farragut Road with her husband, and her husband’s mother, father, and grandmother.

43. Plaintiff received mail at Farragut Road where her husband’s grandmother would typically retrieve mail from the home’s single mailbox.

44. Plaintiff worked as a teller and then a customer service representative at TD Bank from September 2018 until November or December of 2020.

45. The CBC Agreement states that Victory Mitsubishi will “obtain a consumer’s written authorization to request [credit reports] relating to that consumer.” (DE 57-1 ¶ 149)

46. On October 21, 2019, Credit Bureau Connect entered a “Subscriber Application” with Spartan, to provide, among other things, services to obtain consumer credit reports (the “CBC Agreement”). (DE 57-1 ¶ 150)

47. The CBC Subscriber Agreement also states that the credit reports obtained will only be used “in connection with a credit or consumer transaction involving the consumer on whom the information is to be furnished and involving the extension of credit to, or review or collection of an account of the consumer, and will obtain the consumer’s written authorization to request such information relating to that consumer.” (DE 57-1 ¶ 150)

48. As sales manager, Mr. Perez’s only supervisor was Stavros Orsaris.

49. As sales manager, Mr. Perez had the responsibility of pulling credit reports for consumers, which he would then convey to the finance managers.

50. Consumers would not be brought to Mr. Perez as the sales manager – he would only deal with them directly if he had questions for them such as if the consumer has specific instructions about what creditor they want to use and that creditor was not going to “work out.”

51. At all times relevant herein, Vallejo and Perez were employed by Spartan.

52. Diane Argyropoulos was also the only person at Victory Mitsubishi who received



compliance training from Dealertrack. (DE 57-1 ¶ 87, Response)

53. The Dealertrack compliance training for Diane Argyropoulos happened “Maybe ten years ago.” (DE 57-1 ¶ 91, Response)

54. The form that Victory would use on Dealertrack to run credit reports has a check box that says “I have customer permission to pull a credit report,” which Stavros Orsaris (as corporate representative of Spartan) confirmed existed because Defendants “need to have permission to pull credit for permissible purpose.” (DE 57-1 ¶ 151)

55. Stavros Orsaris testified that “98 percent of” “collecting of the ID or the driver’s license of the individual” would be done by him. (DE 57-1 ¶ 176)

56. The video recordings of the sale of the Vehicle in the name of Ms. Francois have been destroyed.

57. Defendant Yessica Vallejo was also authorized to pull credit reports but that it was not normal and would happen if David Perez or Stavros Orsaris were not available.

58. If the finance manager does not get an approval, she may tell the sales manager to tell the consumer that the financing and sale cannot move forward unless they get a co-applicant. (DE 57-1 ¶ 171)

59. Diane Argyropoulos knew about Chris Orsaris’ criminal history prior to him being hired by Victory.

60. On May 30, 2020, the Sales Worksheet indicates that Mr. Laforest spoke with Defendant David Perez on or around 2:16 PM, with Mr. Laforest telling Mr. Perez that he wanted a 2017 BMW 7 Series, VIN #WBA7F2C51HG421273 (“the Vehicle”), that he could put up to \$10,000 as a down payment, and that he did not have another vehicle to trade in.

61. There is no similar Sales Worksheet for Farah Jean Francois, and Yessica Vallejo could not explain why that was the case.

62. On May 30, 2020, Mr. Laforest’s credit reports were pulled by Defendant David Perez.

63. On May 30, 2020, Jami Singer’s credit reports were pulled by Defendant Yessica Vallejo.

64. On May 30, 2020, Farah Jean Francois’ credit reports were pulled using the Dealertrack login of furloughed employee Yosmaily Ventura.

65. Mr. Laforest essentially had no credit to obtain financing of the Vehicle, as indicated by the handwritten notation “0/0” made by Defendant David Perez in the top left corner of the credit application.

66. Mr. Laforest made a downpayment for the Vehicle, and was given a receipt for this down payment.

67. Emmanuel Laforest is listed as the customer on the receipt, and the timestamp of the receipt is 8:04 PM.
68. Ms. Vallejo earned a commission of \$317.26 from the sale.
69. Stavros Orsaris testified that any upset customer would be referred directly to him.
70. On or about September 23, 2020, Plaintiff submitted an Affidavit of Fictitious Account in conjunction with her fraud claim with Capital One.
71. Plaintiff reported Laforest to the NYPD on September 25, 2020, for “ID Theft.”
72. The police had Plaintiff identify Laforest’s picture and told her that they would pursue her claim against him; the police later called and confirmed that they had arrested Laforest.
73. Emmanuel Laforest returned the Vehicle to the dealership on September 26, 2020.
74. Laforest was arrested on January 11, 2021.
75. The arresting officer asked Mr. Laforest “[D]id you get a car under somebody else’s name.”
76. Plaintiff discovered the May 30, 2020 pulls of her credit on June 11, 2021.
77. On or around June 29, 2021, Ms. Francois sent Victory Mitsubishi a letter requesting written confirmation that she would not be liable for the debt, but never received a response.

**D. Each party’s particularized contentions as to the specific facts that are disputed.**

**Plaintiff’s particularized contentions as to the specific facts that are disputed.**

1. Plaintiff Farah Jean Francois never authorized the pulling of her credit report by Defendants.
2. Plaintiff Farah Jean Francois never authorized nor was she involved with a loan application for the purchase of a vehicle in her name.
3. Plaintiff Farah Jean Francois never went to Victory Mitsubishi except in September, 2020 to demand to know how Victory Mitsubishi could sell a vehicle in her name.

**Defendants’ particularized contentions as to the specific facts that are disputed.**

- 1.

**E. A particularized statement of the injunctive relief, declaratory relief, and/ or damages claimed (including amounts) for each claim, counterclaim, cross-claim, or third-party claim.**

Not applicable.

Plaintiff seeks mental and emotional distress in an unliquidated amount to be determined by the jury.

Plaintiff seeks punitive damages in an unliquidated amount to be determined by the jury.

**F. A list of the names of the witnesses (both fact witnesses and expert witnesses) that each party intends to call, in the likely order of appearance. This should be a final and binding list, without qualifications or reservations. A witness whose name appears on the list of more than one party will testify only once but may be examined at that time by all parties on all relevant matters.**

**Plaintiff's witnesses intended to be called:**

1. David Perez
2. Papito Monplaicir
3. Yessica Vallejo
4. Darline Dumel
5. Emanuel Laforest
6. Diane Argyropoulos
7. Jami Singer
8. Stavros Orsaris
9. Farah Jean Francois
10. Angel Plonquet
11. Vladimir Montana
12. Hilda Perez

**Defendants' witnesses intended be to called:**



**G. A list of all exhibits to be offered by each party, and particularized objections thereto noted in accordance with Fed. R. Civ. P. 26(a)(3).:**

Plaintiff's list of trial exhibits is attached.

**H. A final estimate of the length of trial (assuming a typical trial day of 9:00 a.m. to 5:00 p.m., Monday through Friday): 7 days**

**SO STIPULATED AND AGREED.**

**AGREED BY:**

Plaintiff FARAH JEAN FRANCOIS

By: \_\_\_\_\_ Date: \_\_\_\_\_  
Ahmad Keshavarz  
The Law Office of Ahmad Keshavarz

**AGREED BY:**

Defendants SPARTAN AUTO GROUP LLC d/b/a VICTORY MITSUBISHI, STAVROS ORSARIS, YESSICA VALLEJO and DAVID PEREZ

By: \_\_\_\_\_ Date: \_\_\_\_\_  
Nicholas Goodman  
Nicholas Goodman & Associates, PLLC

**SO ORDERED**

**New York, NY**

**November \_\_ 2024**

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**JED S. RAKOFF, U.S.D.J.**

**PLAINTIFF'S TRIAL EXHIBITS**



Trial Exhibits	Bate Stamp Number	Description
1	DEFENDANTS 1 - 36	Victory's Deal Jacket/ Deal File
2	SUBPOENA RESPONSES 515 - 553 (DTI_007 - DTI_045)	Financing Arrangements (Responses to Credit Applications made in name of Francois)
3	SUBPOENA RESPONSES 569-574, 509-513 (DTI_000061-000066, 000001-000005)	<b>Francois Dealertrack History</b> (DTI 61-66) [with referenced documents, Experian Credit Report, May 30, 2020 (DTI 509-510), TransUnion Report, May 30, 2020 (DTI 003-004), RedFlag Results (DTI 005), OFAC Verification (DTI 006), Bank Approvals and Denials (DTI 007-045)]
4	FRANCOIS 3935	Chris Orsaris photo from Instagram
5	No bates stamp number	DE 47, Stipulation re: Yosmaly Ventura not working at Victory Mitsubishi since March 16, 2020 (stip dated January 17, 2023)
6	DEFENDANTS 70-72 (LaForest Depo Exh 16/David Perez 25, not bate-stamped)	Texts Messages bewteen Laforest and Stavros Orsaris, September 25-28, 2020
7	SUBPOENA RESPONSES 566-568, 561-565, 554 (DTI_0000058-0000060, DTI_0000053-0000057, DTI_0000046)	Jami Singer Dealertrack History (DTI 58) [with referenced documents, RedFlags (DTI 59-60), Experian Rpt, (DTI 47)/TU Rpts (DTI 53-57), Victory Adverse Action Notices, June 20, 2020 (DTI 46)]
8	SUBPOENA RESPONSES 557, 567-568, 556, 559-560 (DTI_0000049, DIT_0000059-60, DTI_0000048, DTI_0000051-0000052)	Laforest Dealertrack History (DTI 49) [with referenced documents, RedFlags (DTI 59-60), Experian Rpt., May 30, 2020, TU Rpt May 30, 2020 (DTI 48), Victory Adverse Action Notices, May 20, 2020 (DTI 51, 52)]
9	Francois Supp Doc Production 1-4 (Exhibit 1 of Papito Momplaisir Deposition)	Photographs of Chris Osaris, Stavros Osaris, and Yessica Vallejo
10	FRANCOIS 129	Capital One Letter - Fraud Resolved, July 26, 2021
11	FRANCOIS 196	Police Stolen Vehicle Report, September 21, 2021
12	FRANCOIS 3909-3910	Photos Francois at NJ birthday on May 30, 2020
13	FRANCOIS 3911	Video of Francois at birthday party on May 30, 2020
14	SUBPOENA RESPONSES 515-553 (DTI_007-DTI_045); SUBPOENA RESPONSES 569-574 (DTI_061-066)	All dealertrack Doca RE:francois w Cap One Responses
15	SUBPOENA RESPONSES 566; 568, 561-565, 554 (DTI_0000058-0000060, DTI_0000053-0000057, DTI_0000046)	Jami Singer DealerTrack
16	DEFENDANTS 73-77	Victory Mitsubishi Agreement with Capital One, January 23, 2018 Exh 18
17	DEFENDANTS 70-71	Text Messages from Emmanuel Laforest to Stavros Orsaris,

18	None	Video - LaForest dropping off Car
19	None	Call Recordings by Capital One
20	FRANCOIS 12-13, 15-16, 29, 36, 38-41, 42, 44, 199, 201 (LaForest Depo Exh 15, not bated-stamped)	Various Traffic Violation Notices: August 20, 2020 (FRANCOIS 12), September 28, 2020 (Francois 38), October 1, 2020 (FRANCOIS 42); August 21, 2020 notice of violation # 4794222238 (Francois 29); Notice of Liability: August 25, 2020 (FRANCOIS 29); Notice of Violation Enforcement Action: September 28, 2020 (FRANCOIS 36), September 28, 2020 (FRANCOIS 199), October 13, 2020 (FRANCOIS 44); Notice of Tolls Due: September 28, 2020 (FRANCOIS 201)
21	COAF_Francois_018	Capital One Ltr Account Status Amt Due, September 19, 2020
22	COAF_Francois_015	Capital One Ltr Notice of Default and Right to Cure, October 13, 2020
23	FRANCOIS 31	Police Information Slip, September 25, 2020
24	FRANCOIS 46	Credit Collection Services Letter (for \$3,908), December 6, 2020
25	FRANCOIS 47	Credit Collection Services Letter, March 30, 2021
26	None	Exhibits from deposition of Emmanuel LaForest
27	No Bates Stamp	Subpoena to testify at Deposition - Laforest (Exhibits 1-14; 17)
28	DEFENDANTS 57-67 (LaForest Depo Exh 2, not bated-stamped)	DealerSocket Emails
29	DEFENDANTS 42-48 (Not bated-stamped as Exh. 18 in Perez Depo)	DealerSocket Text Printout - Victory and Farah Francois
30	Later labeled as DEFENDANT 41 and mentioned in David Perez Depo as Exh 24	Victory Screen on LaForest Credit Application Information (undated) (Marked as Exhibit 4 in LaForest Deposition).
31	No Bates stamped (but produced on page 20 of D's Second Supp Production, September 21, 2022)	On-line credit application form (undated)
32	DEFENDANTS 2 (LaForest Depo Exh 6, not bated-stamped)	Written Credit Application - Emmanuel Laforest & Farah Jean Francois
33	No Bates stamp (Exhibit 7 to LaForest Depo)	Francois Driver's License
34	DEFENDANTS 26 (LaForest Depo Exh 8, not bated-stamped)	Victory Mitsubishi Sales Worksheet, May 30, 2020
35	DEFENDANTS 3, (LaForest Depo Exh 9, not bated-stamped)	Receipt to Laforest on May 30, 2020
36	DEFENDANTS 19-21 (LaForest Depo Exh 10, not bated-stamped)	Dealership Credit Application, June 18, 2020
37	DEFENDANTS 16 (LaForest Depo Exh 11, not bated-stamped)	Application - Sales Rep Yessica Vallejo, June 29, 2020
38	DEFENDANTS 4-9 (LaForest Depo Exh 12, not bated-stamped)	Retail Installment Contract - Signed, June 29, 2020 (handwritten date says 6/29/20)
39	DEFENDANTS 33 (LaForest Depo Exh 13, not bated-stamped)	Retail Certificate of Sale Receipt, June 29, 2020

40	DEFENDANTS 10 (LaForest Depo Exh 14, not bate-stamped)	DMV Vehicle Registration/Title Application - not dated and missing second page
41	Not Bate Stamped (Exhibit 17 to LaForest Deposition)	Laforest Kings County Arrest Record, 2021
42	DEFENDANTS 73-82	Agreement between Defendant Spartan Auto Group, LLC and Capital One, N.A., January 23, 2018
43	FRANCOIS 3911-3928	Grand Jury Indictment in <i>U.S. v. Chris Orsaris</i> , Case 2:10-CR-0232-LDW (E.D.N.Y.), March 26, 2010
44	FRANCOIS 4078-4087	Criminal Judgment in <i>U.S. v. Chris Orsaris</i> , Case 2:10-CR-0232-LDW (E.D.N.Y.), December 19, 2013
45	FRANCOIS 3686-3691	NY Attorney General Order, April 4, 2019
46	No Bates Stamp (Exhibit EE to Plaintiff's Declaration in Opp to Def MSJ)	E-zpassny.com list of violation numbers affiliated with the toll violations, March 15, 2023.
47	DEFENDANTS 85-92	Dealership Screen Shots
48	DEFENDANT 41	Victory Screen on LaForest Credit Application Information (undated) (Marked as Exhibit 24 in Perez Deposition).
49	SUBPOENA RESPONSES 485-489	Complaints to Capital Auto Finance One re: Victory Mitsubishi
50	FRANCOIS 1	Buyer Order (Type 1) with Stamp, June 29, 2020 (not signed)
51	FRANCOIS 2-3	Buyer Order (Type 2), June 29, 2020 (not signed)
52	FRANCOIS 10-11	Title for Car, August 4, 2020
53	FRANCOIS 25	Cap One Aff. Of Fictitious Account Blank Page
54	FRANCOIS 26-28	Dealership Text Messages, September 19, 20, 24, 2020
55	FRANCOIS 48	Registration Sticker, May 20, 2021
56	FRANCOIS 128	Francois Letter to Confirm Nothing Owed, to Dealership and Capital One, June 29, 2021
57	FRANCOIS 185-195	Francois Demand Letter to Debt Collector and Progressive, September 8, 2021 (with attachments)
58	FRANCOIS 219-241	Francois Fraud Letter to DMV Field Investigation, February 25, 2022 (with exhibits)
59	FRANCOIS 197-218	Francois ID Letter to MTA and TransWorld, November 22, 2021 (with attachments)
60	FRANCOIS 242-300	Experian Dispute Letter and Attachments, May 12, 2022



<b>61</b>	FRANCOIS 301-356	TransUnion Dispute Letter and Attachments, May 12, 2022
<b>62</b>	FRANCOIS 365-423	Francois Equifax Dispute Letter (with attachments), July 11, 2022
<b>63</b>	FRANCOIS 364	PenFed Adverse Action Notice, June 30, 2022
<b>64</b>	FRANCOIS 359	Registration Sticker, May 29, 2022
<b>65</b>	FRANCOIS 424-479	Francois TransUnion Dispute Letter (with attachments), July 11, 2022
<b>66</b>	FRANCOIS 868	DMV Return of Stolen Plates, January 11, 2022
<b>67</b>	No Bates Stamp	Dealertrack business records affidavit, December 8, 2022
<b>68</b>	No Bates Stamp	Equifax Business Records Affidavit, October 25, 2022
<b>69</b>	No Bates Stamp	Capital One Business Records Affidavit, July 30, 2024
<b>70</b>	FRANCOIS 3953-4071	Cars.com Complaints
<b>71</b>	COAF_Francois 00000307-00000325	Capital One Auto Finance Activity Notes Report
<b>72</b>	FRANCOIS 551-646	DealerTrak Dealer Compliance Guide 2018
<b>73</b>	FRANCOIS 647-846	DealerTrak Dealer Compliance Guide 2022